CAUSE NO

CLAUDIA CAVAZOS AND	§	IN THE COUNTY COURT
ROSANNA CAVAZOS,	8	
Plaintiffs,	§	
9555 V	§	
	§	
v.	§	AT LAW NO.
	§	
	§	
SUSSEX INSURANCE COMPANY	§	
AND BRIAN RING	§	HIDALGO COUNTY, TEXAS
Defendants.	§	

PLAINTIFFS' ORIGINAL PETITION

TO THE HONORABLE JUDGE OF SAID COURT:

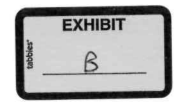
COME NOW, Claudia Cavazos and Rosanna Cavazos ("Plaintiffs"), and file this Plaintiffs' Original Petition, complaining of Sussex Insurance Company and Brian Ring (whom will be collectively referred as "Defendants"), and for cause of action, Plaintiff would respectfully show this Honorable Court the following:

DISCOVERY CONTROL PLAN

Plaintiffs intend to conduct discovery under Level 1 of Texas Rule of Civil Procedure 190.2
 and affirmatively pleas that this suit is governed by the expedited-actions process in Texas
 Rules of Civil Procedure 169.

PARTIES

- Plaintiffs Claudia Cavazos and Rosanna Cavazos are individuals residing in Hidalgo County, Texas.
- Defendant Sussex Insurance Company (hereinafter referred to as "Sussex") is an insurance company engaging in the business of insurance in the State of Texas. This defendant may





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be served with process by certified mail, return receipt requested, by serving its Attorney for Service, CT Corporation System at 1999 Bryan Street, Suite 900, Dallas, Texas 75201.

4. Defendant Brian Ring (hereinafter referred to as "Ring") is an individual who may be served with personal process by a process server at his place of residence at 314 PR 3180, Kempner, Texas 76539 or wherever he may be found.

JURISDICTION

- 5. The Court has jurisdiction over this cause of action because the amount in controversy is within the jurisdictional limits of the Court. Plaintiffs seek only monetary relief of \$100,000.00 or less, including damages of any kind, penalties, court costs, expenses, prejudgment interest and attorney fees.
- 6. The Court has jurisdiction over Defendant Sussex because this defendant is an insurance company that engages in the business of insurance in the State of Texas, and Plaintiffs' causes of action arise out of this defendant's business activities in the State of Texas.
- 7. The Court has jurisdiction over Defendant Ring because this defendant is a citizen of the State of Texas and engages in the business of adjusting insurance claims in the State of Texas, and Plaintiffs' causes of action arise out of this defendant's business activities in the State of Texas.

VENUE

 Venue is proper in Hidalgo County County, Texas, because the insured property is situated in Hidalgo County County, Texas. Tex. Civ. Prac. & Rem. Code §15.032.

FACTS

 Plaintiffs are the owners of a Texas Homeowners' Insurance Policy (hereinafter referred to as "the Policy"), which was issued by Sussex. Plaintiffs own the insured property, which

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is specifically located at 513 Jenica Cir S, San Juan, TX 78589, in Hidalgo County (hereinafter referred to as "the Property").

- Sussexsold the Policy insuring the Property to Plaintiffs.
- On or about March 26, 2015, a hail storm and/or windstorm struck Hidalgo County, Texas, causing severe damage to homes and businesses throughout the region, including Plaintiffs' residence. Plaintiffs' roof sustained extensive hail and/or wind damage during the storm. Water intrusion through the roof caused significant damage throughout the entire property including, but not limited to, ceilings, walls, and insulation. Plaintiffs' property also sustained substantial structural and exterior damage during the storm, including but not limited to, the siding, gutters, downspouts, soffit, fascia and trim. After the storm, Plaintiffs filed a claim with their insurance company, Sussex, for the damage to their home caused by the hail storm and/or windstorm. Plaintiffs Damage, Water Damage, and Wind Damage sustained as a result of the hail storm and/or windstorm.
- Plaintiffs asked that Sussex cover the cost of repairs to the Property pursuant to the Policy.
- Defendant Sussex assigned Ring as the individual adjuster on the claim. The adjuster assigned to Plaintiffs' claim was improperly trained and failed to perform a thorough investigation of Plaintiffs' claim. This is evident in his report which failed to include all of the damages. Ring both underestimated and undervalued the cost of repairs to the damaged items that he did include in the estimate. Ultimately, Ring's estimate did not allow adequate funds to cover the cost of repairs to all the damages sustained, which failed to include all of Plaintiffs' damages noted upon inspection. Ring's inadequate investigation of the claim was relied upon by the other Defendants in this action and resulted in Plaintiffs' claim being undervalued and underpaid.

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By:

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- Together, Defendants Sussex and Ring set about to deny and/or underpay on properly covered damages. As a result of these defendants' unreasonable investigation of the claim, including not providing full coverage for the damages sustained by Plaintiffs, as well as under-scoping the damages during their investigation and thus denying adequate and sufficient payment to Plaintiffs to repair their home, Plaintiffs' claim was improperly adjusted. The mishandling of Plaintiffs' claim has also caused a delay in their ability to fully repair their home, which has resulted in additional damages. To this date, Plaintiffs has yet to receive the full payment to which they are entitled under the Policy.
- 15. As detailed in the paragraphs below, Sussex wrongfully denied Plaintiffs' claim for repairs of the Property, even though the Policy provided coverage for losses such as those suffered by Plaintiffs. Furthermore, Sussex underpaid some of Plaintiffs' claim by not providing full coverage for the damages sustained by Plaintiffs, as well as under-scoping the damages during its investigation.
- 16. To date, Sussexcontinues to delay in the payment for the damages to the Property. As such, Plaintiffs have not been paid in full for the damages to their Property.
- 17. Defendant Sussexfailed to perform its contractual duties to adequately compensate Plaintiffs under the terms of the Policy. Specifically, it refused to pay the full proceeds of the Policy, although due demand was made for proceeds to be paid in an amount sufficient to cover the damaged property, and all conditions precedent to recovery upon the Policy had been carried out and accomplished by Plaintiffs. Sussex's conduct constitutes a breach of the insurance contract between Sussex and Plaintiffs.
- 18. Defendants Sussex and Ring misrepresented to Plaintiffs that the damage to the Property was not covered under the Policy, even though the damage was caused by a covered

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occurrence. Defendants Sussex's and Ring's conduct constitutes a violation of the Texas Insurance Code, Unfair Settlement Practices. Tex. Ins. Code § 541.060(a)(1).

- 19. Defendants Sussex and Ring failed to make an attempt to settle Plaintiffs' claim in a fair manner, although they were aware of their liability to Plaintiffs under the Policy. Defendants Sussex's and Ring's conduct constitutes a violation of the Texas Insurance Code, Unfair Settlement Practices. Tex. Ins. Code §541.060(a)(2)(A).
- Defendants Sussex and Ring failed to explain to Plaintiffs the reasons for their offer of an inadequate settlement. Specifically, Defendants Sussex and Ring failed to offer Plaintiffs adequate compensation, without any explanation why full payment was not being made. Furthermore, Defendants did not communicate that any future settlements or payments would be forthcoming to pay for the entire losses covered under the Policy, nor did they provide any explanation for the failure to adequately settle Plaintiffs' claim. Defendants Sussex's and Ring's conduct is a violation of the Texas Insurance Code, Unfair Settlement Practices. Tex. Ins. Code §541.060(a)(3).
- 21. Defendants Sussex and Ring failed to affirm or deny coverage of Plaintiffs' claim within a reasonable time. Specifically, Plaintiffs did not receive timely indication of acceptance or rejection, regarding the full and entire claim, in writing from Defendants Sussex and Ring. Defendants Sussex's and Ring's conduct constitutes a violation of the Texas Insurance Code, Unfair Settlement Practices. Tex. INS. Code §541.060(a)(4).
- 22. Defendants Sussex and Ring refused to fully compensate Plaintiffs, under the terms of the Policy, even though Defendants Sussex and Ring failed to conduct a reasonable investigation. Specifically, Defendants Sussex and Ring performed an outcome-oriented investigation of Plaintiffs' claim, which resulted in a biased, unfair, and inequitable

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evaluation of Plaintiffs' losses on the Property. Defendants Sussex's and Ring's conduct constitutes a violation of the Texas Insurance Code, Unfair Settlement Practices. Tex. INS. Code §541.060(a)(7).

- Defendant Sussex failed to meet its obligations under the Texas Insurance Code regarding timely acknowledging Plaintiffs' claim, beginning an investigation of Plaintiffs' claim, and requesting all information reasonably necessary to investigate Plaintiffs' claim, within the statutorily mandated time of receiving notice of Plaintiffs' claim. Sussex's conduct constitutes a violation of the Texas Insurance Code, Prompt Payment of Claims. Tex. INS. Code §542.055.
- 24. Defendant Sussex failed to accept or deny Plaintiffs' full and entire claim within the statutorily mandated time of receiving all necessary information. Sussex's conduct constitutes a violation of the Texas Insurance Code, Prompt Payment of Claims. Tex. INS. CODE §542.056.
- Defendant Sussex failed to meet its obligations under the Texas Insurance Code regarding payment of claim without delay. Specifically, it has delayed full payment of Plaintiffs' claim longer than allowed and, to date, Plaintiffs have not received full payment for their claim. Sussex's conduct constitutes a violation of the Texas Insurance Code, Prompt Payment of Claims. Tex. Ins. Code §542.058.
- 26. From and after the time Plaintiffs' claim was presented to Defendant Sussex, the liability of Sussex to pay the full claim in accordance with the terms of the Policy was reasonably clear. However, Sussex has refused to pay Plaintiffs in full, despite there being no basis whatsoever on which a reasonable insurance company would have relied to deny the full

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payment. Sussex's conduct constitutes a breach of the common law duty of good faith and fair dealing.

- 27. Defendants Sussex and Ring knowingly or recklessly made false representations, as described above, as to material facts and/or knowingly concealed all or part of material information from Plaintiffs.
- As a result of Defendants Sussex's and Ring's wrongful acts and omissions, Plaintiff was forced to retain the professional services of the attorneys and law firm who are representing him/her with respect to these causes of action.
- 29. Plaintiffs' experience is not an isolated case. The acts and omissions Sussex committed in this case, or similar acts and omissions, occur with such frequency that they constitute a general business practice of Sussex with regard to handling these types of claims. Sussex's entire process is unfairly designed to reach favorable outcomes for the company at the expense of the policyholders.

CAUSES OF ACTION:

CAUSES OF ACTION AGAINST BRIAN RING

NONCOMPLIANCE WITH TEXAS INSURANCE CODE:

UNFAIR SETTLEMENT PRACTICES

- 30. Defendant Ring's conduct constitutes multiple violations of the Texas Insurance Code, Unfair Settlement Practices. Tex. Ins. Code §541.060(a). All violations under this article are made actionable by Tex. Ins. Code §541.151.
- Defendant Ring is individually liable for his/her unfair and deceptive acts, irrespective of the fact he was acting on behalf of Sussex, because he is a "person" as defined by TEX. INS. CODE §541.002(2). The term "person" is defined as "any individual, corporation,

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association, partnership, reciprocal or interinsurance exchange, Lloyds plan, fraternal benefit society, or other legal entity engaged in the business of insurance, including an agent, broker, *adjuster* or life and health insurance counselor." Tex. Ins. Code §541.002(2) (emphasis added). (See also *Liberty Mutual Insurance Co. v. Garrison Contractors, Inc.*, 966 S.W.2d 482, 484 (Tex. 1998) (holding an insurance company employee to be a "person" for the purpose of bringing a cause of action against him or her under the Texas Insurance Code and subjecting him or her to individual liability)).

- Defendant Ring's unfair settlement practice, as described above, of misrepresenting to Plaintiff material facts relating to the coverage at issue, constitutes an unfair method of competition and an unfair and deceptive act or practice in the business of insurance. Tex. INS. CODE §541.060(a)(1).
- Defendant Ring's and unfair settlement practice, as described above, of failing to attempt in good faith to effectuate a prompt, fair, and equitable settlement of the claim, even though liability under the Policy is reasonably clear, constitutes an unfair method of competition and an unfair and deceptive act or practice in the business of insurance. Tex. Ins. Code §541.060(a)(2)(A).
- The unfair settlement practice of Defendant Ring as described above, of failing to promptly provide Plaintiff with a reasonable explanation of the basis in the Policy, in relation to the facts or applicable law, for the offer of a compromise settlement of Plaintiffs' claim, constitutes an unfair method of competition and an unfair and deceptive act or practice in the business of insurance. Tex. INS. Code §541.060(a)(3).
- 35. Defendant Ring's settlement practice, as described above, of failing within a reasonable time to affirm or deny coverage of the claim to Plaintiff, or to submit a reservation of rights

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to Plaintiff, constitutes an unfair method of competition and an unfair and deceptive act or practice in the business of insurance. Tex. Ins. Code §541.060(a)(4).

36. Defendant Ring's unfair settlement practice, as described above, of refusing to pay Plaintiffs' claim without conducting a reasonable investigation, constitutes an unfair method of competition and an unfair and deceptive act or practice in the business of insurance. Tex. Ins. Code §541.060(a)(7).

CAUSES OF ACTION AGAINST SUSSEX

37. Defendant Sussex is liable to Plaintiffs for intentional breach of contract, as well as intentional violations of the Texas Insurance Code, and intentional breach of the common law duty of good faith and fair dealing.

BREACH OF CONTRACT

- Defendant Sussex's conduct constitutes a breach of the insurance contract made between
 Sussex and Plaintiffs.
- 39. Defendant Sussex's failure and/or refusal, as described above, to pay the adequate compensation as it is obligated to do under the terms of the Policy in question, and under the laws of the State of Texas, constitutes a breach of Sussex's insurance contract with Plaintiff.

NONCOMPLIANCE WITH TEXAS INSURANCE CODE:

UNFAIR SETTLEMENT PRACTICES

40. Defendant Sussex's conduct constitutes multiple violations of the Texas Insurance Code, Unfair Settlement Practices. Tex. Ins. Code §541.060(a). All violations under this article are made actionable by Tex. Ins. Code §541.151.

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- 41. Defendant Sussex's unfair settlement practice, as described above, of misrepresenting to Plaintiff material facts relating to the coverage at issue, constitutes an unfair method of competition and an unfair and deceptive act or practice in the business of insurance. Tex. INS. CODE §541.060(a)(1).
- 42. Defendant Sussex's unfair settlement practice, as described above, of failing to attempt in good faith to effectuate a prompt, fair, and equitable settlement of the claim, even though Sussex's liability under the Policy was reasonably clear, constitutes an unfair method of competition and an unfair and deceptive act or practice in the business of insurance. Tex. Ins. Code §541.060(a)(2)(A).
- 43. Defendant Sussex's unfair settlement practice, as described above, of failing to promptly provide Plaintiffs with a reasonable explanation of the basis in the Policy, in relation to the facts or applicable law, for its offer of a compromise settlement of the claim, constitutes an unfair method of competition and an unfair and deceptive act or practice in the business of insurance. Tex. Ins. Code §541.060(a)(3).
- 44. Defendant Sussex's unfair settlement practice, as described above, of failing within a reasonable time to affirm or deny coverage of the claim to Plaintiffs, or to submit a reservation of rights to Plaintiffs, constitutes an unfair method of competition and an unfair and deceptive act or practice in the business of insurance. Tex. INS. Code §541.060(a)(4).
- 45. Defendant Sussex's unfair settlement practice, as described above, of refusing to pay Plaintiffs' claim without conducting a reasonable investigation, constitutes an unfair method of competition and an unfair and deceptive act or practice in the business of insurance. Tex. Ins. Code §541.060(a)(7).

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NONCOMPLIANCE WITH TEXAS INSURANCE CODE:

THE PROMPT PAYMENT OF CLAIMS

- 46. Defendant Sussex's conduct constitutes multiple violations of the Texas Insurance Code, Prompt Payment of Claims. All violations made under this article are made actionable by Tex. Ins. Code §542.060.
- 47. Defendant Sussex's failure to acknowledge receipt of Plaintiffs' claim, commence investigation of the claim, and request from Plaintiff all items, statements, and forms that it reasonably believed would be required within the applicable time constraints, as described above, constitutes a non-prompt payment of claims and a violation of Tex. INS. CODE §542.055.
- 48. Defendant Sussex's failure to notify Plaintiff in writing of its acceptance or rejection of the claim within the applicable time constraints, constitutes a non-prompt payment of the claim. Tex. Ins. Code §542.056.
- 49. Defendant Sussex's delay of the payment of Plaintiffs' claim following its receipt of all items, statements, and forms reasonably requested and required, longer than the amount of time provided for, as described above, constitutes a non-prompt payment of the claim. Tex. Ins. Code §542.058.

BREACH OF THE DUTY OF GOOD FAITH AND FAIR DEALING

- 50. Defendant Sussex's conduct constitutes a breach of the common law duty of good faith and fair dealing owed to insureds in insurance contracts.
- Defendant Sussex's failure, as described above, to adequately and reasonably investigate and evaluate Plaintiffs' claim, although, at that time, Sussex knew or should have known

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by the exercise of reasonable diligence that its liability was reasonably clear, constitutes a breach of the duty of good faith and fair dealing.

CAUSES OF ACTION AGAINST ALL DEFENDANTS

FRAUD

- 52. Defendants Sussex and Ring are liable to Plaintiff for common law fraud.
- Each and every one of the representations, as described above, concerned material facts for the reason that absent such representations, Plaintiffs would not have acted as they did, and which Defendants Sussex and Ring knew were false or made recklessly without any knowledge of their truth as a positive assertion.
- 54. The statements were made with the intention that they should be acted upon by Plaintiffs, who in turn acted in reliance upon the statements, thereby causing Plaintiffs to suffer injury and constituting common law fraud.

CONSPIRACY TO COMMIT FRAUD

Defendants Sussex and Ring are liable to Plaintiffs for conspiracy to commit fraud.

Defendants Sussex and Ring were members of a combination of two or more persons whose object was to accomplish an unlawful purpose or a lawful purpose by unlawful means. In reaching a meeting of the minds regarding the course of action to be taken against Plaintiffs, Defendants Sussex and Ring committed an unlawful, overt act to further the object or course of action. Plaintiffs suffered injury as a proximate result.

KNOWLEDGE

56. Each of the acts described above, together and singularly, was done "knowingly," as that term is used in the Texas Insurance Code, and was a producing cause of Plaintiffs' damages described herein.

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DAMAGES

- 57. Plaintiffs would show that all of the aforementioned acts, taken together or singularly, constitute the producing causes of the damages sustained by Plaintiffs.
- As previously mentioned, the damages caused by the hail storm and/or windstorm have not been properly addressed or repaired in the months since the storm, causing further damages to the Property, and causing undue hardship and burden to Plaintiffs. These damages are a direct result of Defendant Sussex's and Ring's mishandling of Plaintiffs' claim in violation of the laws set forth above.
- 59. For breach of contract, Plaintiffs are entitled to regain the benefit of their bargain, which is the amount of their claim, together with attorney's fees.
- 60. For noncompliance with the Texas Insurance Code, Unfair Settlement Practices, Plaintiffs are entitled to actual damages, which include the loss of the benefits that should have been paid pursuant to the policy, mental anguish, court costs, and attorney's fees. For knowing conduct of the acts described above, Plaintiffs ask for three times their actual damages. Tex. Ins. Code §541.152.
- 61. For noncompliance with Texas Insurance Code, Prompt Payment of Claims, Plaintiffs are entitled to the amount of their claim, as well as eighteen (18) percent interest per annum on the amount of such claim as damages, together with attorney's fees. Tex. Ins. Code §542.060.
- 62. For breach of the common law duty of good faith and fair dealing, Plaintiffs are entitled to compensatory damages, including all forms of loss resulting from the insurer's breach of duty, such as additional costs, economic hardship, losses due to nonpayment of the amount the insurer owed, exemplary damages, and damages for emotional distress.

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63. For fraud, Plaintiffs are entitled to recover actual damages and exemplary damages for knowingly fraudulent and malicious representations, along with attorney's fees, interest, and court costs.

64. For the prosecution and collection of this claim, Plaintiffs have been compelled to engage the services of the below signed attorneys. Therefore, Plaintiffs are entitled to recover a sum for the reasonable and necessary services of Plaintiffs' attorneys in the preparation and trial of this action, including any appeals to the Court of Appeals and/or the Supreme Court of Texas.

PRAYER

WHEREFORE, PREMISES CONSIDERED, Plaintiffs pray that upon trial hereof, said Plaintiffs have and recover such sums as would reasonably and justly compensate them in accordance with the rules of law and procedure, as to actual damages, treble damages under the Texas Insurance Code, and all punitive and exemplary damages as may be found. In addition, Plaintiffs request the award of attorney's fees for the trial and any appeal of this case, for all costs of Court on their behalf expended, for prejudgment and post judgment interest as allowed by law, and for any other and further relief, either at law or in equity, to which they may show themselves justly entitled.

Respectfully Submitted,

Cristobal M. Galindo, P.C

Cristobal M. Galindo

Texas Bar No. 24026128

Date: 1-06-6

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Case 7:16-cv-00576 Document 1-2 Filed in TXSD on 09/29/16 Page 15 of 34

Electronically Submitted 8/16/2016 5:48:21 PM Hidalgo County Clerks Office Accepted by: Norma Harlow

CL-16-3269-G

4151 Southwest Freeway, Suite 602 Houston, Texas 77027 T: 713.228-3030 / F: 713.228-3003 E-Mail: StormCase@galindolaw.com ATTORNEY FOR PLAINTIFF

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Date:

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Case 7:16-cv-00576 Document 1-2 Filed in TXSD on 09/29/16 Page 16 of 34

CIVIL CASE INFORMATION SHEET

STYLED CLAUDIA CAVAZOS AND ROSANNA CAVAZOS V. SUSSEX INSURANCE COMPANY AND BRIAN RING

COURT (FOR CLERK USE ONLY):

Electronically Submitted 8/16/2016 5:48:21 PM Hidalgo County Clerks Office Accepted by: Norma Harlow

CAUSE NUMBER (FOR CLERK USE ONLY): CL-16-3269-G

1. Contact information for pers	on completing case information s	sheet: N	ames of parties in c	ase:	Perso	n or entity completing sheet
Name: CRISTOBAL GALINDO	Email: Stormcase@galindolaw.com		Plaintiff(s)/Petitioner(s): CLAUDIA CAVAZOS		★Attorney for Plaintiff/Petitioner □ Pro Se Plaintiff/Petitioner □ Title IV-D Agency □ Other:	
Address:	Telephone:		ROSANNA CAVAZ	os		Simple of the State of the Stat
4151 SW FREEWAY, STE 602	12.5				Addition	al Parties in Child Support Ca
City/State/Zip:	Fax:		efendant(s)/Respond	lent(s):	Custodia	I Parent:
HOUSTON, TEXAS 77027	SEA SEREN	S	USSEX INSURANCE	CE COMPANY	***********	
TROOSTON, TEXAS (102)	713-228-3003	В	RIAN RING			ttodial Parent:
Signature:	State Bar No:			Manuscript of Control		d Father:
Cristobal Galindo (AFA)	24026128		[Attach additional page as necessary to list all parties]			o ranei.
2. Indicate case type, or identify	the most important issue in the	The second secon	attended to a second of the second of	essary to list all parties;		
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Contract	Injury or Damage	Res	al Property	Marriage Relat	ionshin	Post-judgment Action (non-Title IV-D)
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Foreclosure Itome Equity—Expedited	☐ Accounting ☐ Legal ☐ Medical ☐ Other Professional	Trespass to Try Title Other Property:		□No Childrei		Enforcement/Modifical Paternity Reciprocals (UIFSA) Support Order
Other Foreclosure Franchise	Liability:	Related to Criminal				
□Insurance □Landford/Tenant	☐ Motor Vehicle Accident ☐ Premises	Matters Expunction Judgment Nist Non-Disclosure Scizure/Forfeiture Writ of Habeas Corpus— Pre-indictment Other;		Other Family Law		Parent-Child Relations Adoption/Adoption wi
□Non-Competition □Partnership □Other Contract;	Product Liability Asbestos/Silica Other Product Liability List Product: Other Injury or Damage:			Judgment Habeas Corpu Name Change Protective Ore Removal of D of Minority Other:	s ler	Termination Child Protection Child Support Custody or Visitation Gestational Parenting Grandparent Access Parentage/Paternity
Employment	Other	er Civil				Termination of Parenta Rights
Discrimination Retaliation Termination Workers' Compensation Other Employment:	Administrative Appeal Autitrust/Unfair Competition Code Violations Foreign Judgment Intellectual Property	□Lawyer □Perpetta □Securitio	ate Testimony			Other Parent-Child:
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☐ Tax Appraisal ☐ Tax Delinquency ☐ Other Tax	Probate/Wills/Intestate Adminis Dependent Administration Independent Administration Other Estate Proceedings	n on		Guardianship—Adu Guardianship—Min Mental Health Other:	or	
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XLess than \$100,000, including a	not select if it is a family law case) damages of any kind, penalties, co	sis, expenses, p	re-judgment interest	, and attorney fees		The second secon
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DOCKET NO. CL-16-3269-G

THE STATE OF TEXAS COUNTY OF HIDALGO

NOTICE TO DEFENDANT: "You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this citation by 10:00 A.M. on the Monday next following the expiration of twenty (20) days after you were served this Citation and Petition, a Default Judgment may be taken against you."

To: SUSEX INSURANCE COMPANY CT CORPORATION SYSTEM 1999 BRYAN STREET SUITE 900 DALLAS TX 75201

GREETING:

YOU ARE HEREBY COMMANDED TO APPEAR by filing a written answer to the Plaintiff's petition at or before 10 o'clock A.M. on or before the Monday next after the expiration of twenty (20) days after the date of service hereof, before the Honorable County Court At Law #7 of HIDALGO COUNTY, Texas, at the Courthouse, Hidalgo County Clerk's Office, 100 N. Closner, Edinburg, Texas.

Said Plaintiff's Petition was filed in said Court, on the 16th day of August, 2016 in this Cause Numbered CL-16-3269-G on the docket of said Court, and styled,

CLAUDIA CAVAZOS; ROSANNA CAVAZOS SUSEX INSURANCE COMPANY; BRIAN RING

The nature of Plaintiff's demand is fully shown by a true and correct copy of Plaintiff's ORIGINAL petition accompanying this Citation and made a part hereof.

NAME & ADDRESS OF ATTORNEY FOR PLAINTIFF: CRISTOBAL M. GALINDO 4151 SOUTHWEST FREEWAY SUITE 602 HOUSTON TX 77027

The officer executing this Citation shall promptly serve the same according to requirements of law, and the mandates hereof, and make due return as the law directs.

ISSUED AND GIVEN UNDER MY HAND AND SEAL OF SAID COURT, at Edinburg, Texas this 19th day of August, 2016.

TOURT AT TRUCK

ARTURO GUAJARDO, JR. COUNTY CLERK, HIDALGO COUNTY, TEXAS 100 N. CLOSNER EDINBURG, TEXAS 78539 County Court at Law #7

DEPUTY OSCAR GONZALEZ

diminition, Date: I, Arturo Guajardo, Jr. County Clerk do hereby certify that this is a true and correct copy of the original document filed in my of Ву HIDALGO

Case 7:16-cv-00576 Document 1-2 Filed in TXSD on 09/29/16 Page 18 of 34

Electronically Submitted 8/19/2016 9:06:09 AM Hidalgo County Clerks Office Accepted by: Oscar Gonzalez

SHERIFF'S/CONSTABL	E'S/CIVIL PROCESS				
SHERIFF'S RETURN Came to hand on Deputy (Sheriff/Constable	the day of c)/Civil Process Server and to	-wit the following	, 20, at	o'clock	M., by
DEFENDANT SERVED					
Service was EXE copy of this Citation, with following Date, time, and place, to-v	CUTED on the above refere the date of delivery endorsed vit:	nced Defendant, in d thereon, togethe	n person, in Hidalgo Count r with the accompanying co	y, Texas and served opy of the Plaintiff's	with a true Petition, at the
NAME	DATE	TIME	PLACE		
By:	ROCESS SERVER	_ E	By: DEPUTY SHERIF	- Hilling	
			DEPUTY SHERIF	F/CONSTABLE	
DEFENDANT NOT SER Service was ATT to no avail:	EVED EMPTED at the above addre	ss on the above re	ferenced Defendant on the	following date(s) ar	nd time(s), but
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Ву;		Bv:			
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In accordance to rule 107, t is signed by a person other	COMPLETE IF YOU AI CONSTABL the officer or authorized perse than a sheriff, constable or the signed under penalty of per	E OR CLERK on who serves or a ne clerk of the cou	OF THE COURT attempts to serve a citation rt, the return must either be	must sign the return	ad under the
"My name is	, my date of birth i	s	and the address is		
	and i declare under p	enalty of perjury	that the foregoing is true as	nd correct	
EXECUTED in	County, state of Texas	, on the day o	f, 201		
DECLARANT	110750-				
If Certified by the Supreme Date of Expiration /SCH No					

Date: 1-26-16

I, Arturo Guajardo, Jr. County Clerk do hereby certify that this is a true and correct copy of the eminal document filed in my office

By:

Deputy Clerk

DOCKET NO. CL-16-3269-G

THE STATE OF TEXAS COUNTY OF HIDALGO

NOTICE TO DEFENDANT: "You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this citation by 10:00 A.M. on the Monday next following the expiration of twenty (20) days after you were served this Citation and Petition, a Default Judgment may be taken against you."

To: BRIAN RING

314 PR 3180

KEMPNER TX 76539

OR WHEREVER HE MAY BE FOUND

GREETING:

YOU ARE HEREBY COMMANDED TO APPEAR by filing a written answer to the Plaintiff's petition at or before 10 o'clock A.M. on or before the Monday next after the expiration of twenty (20) days after the date of service hereof, before the Honorable County Court At Law #7 of HIDALGO COUNTY, Texas, at the Courthouse, Hidalgo County Clerk's Office, 100 N. Closner, Edinburg, Texas.

Said Plaintiff's Petition was filed in said Court, on the 16th day of August, 2016 in this Cause Numbered CL-16-3269-G on the docket of said Court, and styled,

CLAUDIA CAVAZOS; ROSANNA CAVAZOS vs. SUSEX INSURANCE COMPANY; BRIAN RING

The nature of Plaintiff's demand is fully shown by a true and correct copy of Plaintiff's ORIGINAL petition accompanying this Citation and made a part hereof.

NAME & ADDRESS OF ATTORNEY FOR PLAINTIFF: CRISTOBAL M. GALINDO 4151 SOUTHWEST FREEWAY SUITE 602 HOUSTON TX 77027

The officer executing this Citation shall promptly serve the same according to requirements of law, and the mandates hereof, and make due return as the law directs.

ISSUED AND GIVEN UNDER MY HAND AND SEAL OF SAID COURT, at Edinburg, Texas this 19th day of August, 2016.

S HDMGO

ARTURO GUAJARDO, JR.
COUNTY CLERK, HIDALGO COUNTY, TEXAS
100 N. CLOSNER
EDINBURG, TEXAS 78539
County Court at Law #7

OSCAR-GONZALEZ DEPUTY

William Co.

WHITH HILL

Date:

I, Arturo Guajardo, Jr. County Clerk do hereby certify that this is a true and correct copy of the original document

filed in my office

By: Soputy Clerk

SHERIFF'S/CONSTABL	E'S/CIVIL PROCESS				
SHERIFF'S RETURN Came to hand or Deputy (Sheriff/Constable	the day of e)/Civil Process Server and t	o-wit the followin	, 20, at	o'clock	M., by
DEFENDANT SERVED					
Service was EXE copy of this Citation, with following Date, time, and place, to-v	ECUTED on the above refere the date of delivery endorse wit:	enced Defendant, is the thereon, together	n person, in Hidalgo Cour r with the accompanying	nty, Texas and served copy of the Plaintiff's	with a true Petition, at the
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DEFENDANT NOT SEF Service was ATT to no avail:	RVED EMPTED at the above addre	ess on the above re	ferenced Defendant on th	e following date(s) an	d time(s), but
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	DATE				
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DECLARANT					
If Certified by the Supreme Date of Expiration /SCH Nu	Court of Texas imber				

Case 7:16-cv-00576 Document 1-2 Filed in TXSD on 09/29/16 Page 21 of 34

08.164(63

Electronically Submitted 9/2/2016 4:24:51 PM Hidalgottwijssing Berker Unite Accepted 6:9/03:88:49:05/09-21ez Hidalgo County Clerks Office Accepted by: Oscar Gonzalez

DOCKET NO. CL-16-3269-G

THE STATE OF TEXAS COUNTY OF HIDALGO

NOTICE TO DEFENDANT: "You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this citation by 10:00 A.M. on the Monday next following the expiration of twenty (20) days after you were served this Citation and Petition, a Default Judgment may be taken against you."

To:

SUSEX INSURANCE COMPANY CT CORPORATION SYSTEM 1999 BRYAN STREET SUITE 900 DALLAS TX 75201

GREETING:

YOU ARE HEREBY COMMANDED TO APPEAR by filing a written answer to the Plaintiff's petition at or before 10 o'clock A.M. on or before the Monday next after the expiration of twenty (20) days after the date of service hereof, before the Honorable County Court At Law #7 of HIDALGO COUNTY, Texas, at the Courthouse, Hidalgo County Clerk's Office, 100 N. Closner, Edinburg, Texas.

Said Plaintiff's Petition was filed in said Court, on the 16th day of August, 2016 in this Cause Numbered CL-16-3269-G on the docket of said Court, and styled,

CLAUDIA CAVAZOS; ROSANNA CAVAZOS vs. SUSEX INSURANCE COMPANY; BRIAN RING

The nature of Plaintiff's demand is fully shown by a true and correct copy of Plaintiff's ORIGINAL petition accompanying this Citation and made a part hereof.

NAME & ADDRESS OF ATTORNEY FOR PLAINTIFF: CRISTOBAL M. GALINDO 4151 SOUTHWEST FREEWAY SUITE 602 HOUSTON TX 77027

The officer executing this Citation shall promptly serve the same according to requirements of law, and the mandates hereof, and make due return as the law directs.

ISSUED AND GIVEN UNDER MY HAND AND SEAL OF SAID COURT, at Edinburg, Texas this 19th day of August, 2016.

Or MONEO

ARTURO GUAJARDO, JR.
COUNTY CLERK, HIDALGO COUNTY, TEXAS
100 N. CLOSNER
EDINBURG, TEXAS 78539
County Court at Law #7

DEPUTY

Date:

I, Arturo Guajardo, Jr. County Clerk do hereby certify that this is a true and correct copy of the original document filed in my office.

Electronically Submitted
9/2/2016 4:24:51 PM
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In accordance to rule 107, the is signed by a person other the penalty of perjury. A return	e officer or authorized pers	E OR CLERK Of the clerk of the clerk of the country	F THE COU	RT a citation m	ust sign the return. I	
	, my date of birth i					5. SOLVE
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	and i declare under p					
EXECUTED in				··		

CAUSE NUMBER: CL-16-3269-G

CLAUDIA CAVAZOS PLAINTIFF

VS.

IN THE HONORABLE COUNTY COURT AT LAW #7 OF HIDALGO COUNTY, TEXAS

SUSEX INSURANCE COMPANY DEFENDANT

AFFIDAVIT OF SERVICE

BEFORE ME, the undersigned authority, on this day D'ANN WATHEN, personally appeared before me and stated under oath as follows:

My name is **D'ANN WATHEN**. I am over the age of eighteen (18), I am not a party to this case, and have no interest in its outcome. I am in all ways competent to make this affidavit and this affidavit is based on personal knowledge. The facts stated herein are true and correct. My business address is: 1320 QUITMAN ST. STE 100, HOUSTON, HARRIS COUNTY, TX 77009, U.S.A.

ON Wednesday August 24, 2016 AT 03:26 PM - CITATION, PLAINTIFF'S ORIGINAL PETITION, came to hand for service upon SUSEX INSURANCE COMPANY BY SERVING ITS REGISTERED AGENT, CT CORRPORATION SYSTEM.

On Wednesday August 31, 2016 at 01:08 PM - The above named documents were delivered to: SUSEX INSURANCE COMPANY BY SERVING ITS REGISTERED AGENT, CT CORRPORATION SYSTEM @ 1999 BRYAN STREET, STE 900, DALLAS, TX 75201, U.S.A. by Corporate Service. By delivering to Beatrice Casarez-Barrientez, authorized to accept.

FURTHER AFFIANT SAYETH NOT.

D'ANN WATHEN

SCH#6622 EXP 06/30/19

SWORN TO AND SUBSCRIBED before me by D'ANN WATHEN appeared on this ______ day of _______, 2016 to attest witness my hand and seal of office.

NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS

2016.08.164163

MERCEDEZ M TRISTAN My Commission Expires November 14, 2015

I, Arturo Guajardo, Jr. County Clerk do hereby certify that this is a true and correct copy of the arginal document filed in my office.

08.164:75

Electronically Submitted 9/8/2016 10:20:21 AM Hidaily Central Civis Office Accepted 6/9/0454 66/92462 Hidalgo County Clerks Office Accepted by: Oscar Gonzalez

DOCKET NO. CL-16-3269-G

THE STATE OF TEXAS COUNTY OF HIDALGO

NOTICE TO DEFENDANT: "You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this citation by 10:00 A.M. on the Monday next following the expiration of twenty (20) days after you were served this Citation and Petition, a Default Judgment may be taken against you."

To:

BRIAN RING 314 PR 3180

KEMPNER TX 76539

OR WHEREVER HE MAY BE FOUND

GREETING:

YOU ARE HEREBY COMMANDED TO APPEAR by filing a written answer to the Plaintiff's petition at or before 10 o'clock A.M. on or before the Monday next after the expiration of twenty (20) days after the date of service hereof, before the Honorable County Court At Law #7 of HIDALGO COUNTY, Texas, at the Courthouse, Hidalgo County Clerk's Office, 100 N. Closner, Edinburg, Texas.

Said Plaintiff's Petition was filed in said Court, on the 16th day of August, 2016 in this Cause Numbered CL-16-3269-G on the docket of said Court, and styled,

CLAUDIA CAVAZOS; ROSANNA CAVAZOS vs. SUSEX INSURANCE COMPANY; BRIAN RING

The nature of Plaintiff's demand is fully shown by a true and correct copy of Plaintiff's ORIGINAL petition accompanying this Citation and made a part hereof.

NAME & ADDRESS OF ATTORNEY FOR PLAINTIFF: CRISTOBAL M. GALINDO 4151 SOUTHWEST FREEWAY SUITE 602 HOUSTON TX 77027

The officer executing this Citation shall promptly serve the same according to requirements of law, and the mandates hereof, and make due return as the law directs.

ISSUED AND GIVEN UNDER MY HAND AND SEAL OF SAID COURT, at Edinburg, Texas this 19th day of August, 2016.

ARTURO GUAJARDO, JR.
COUNTY CLERK, HIDALGO COUNTY, TEXAS
100 N. CLOSNER
EDINBURG, TEXAS 78539
County Court at Law #7

BY

DEPUTY

Date:

I, Arturo Guajardo, Jr. County Clerk do
hereby certify that this is a true and
correct copy of the pregnal document
filed in my office

Electronically Submitted 9/8/2016 10:20:21 AM Hidalde BURAL ELECTION Hidalde Gounty Clerks Office Accepted by: Oscar Gonzalez

SHERIFF'S/CONSTABL	E'S/CIVIL PROCESS					
SHERIFF'S RETURN Came to hand on Deputy (Sheriff/Constable	the day of //Civil Process Server and	to-wit the followin	g: , 20	_, at	o'clock	M., by
DEFENDANT SERVED						
Service was EXE copy of this Citation, with following Date, time, and place, to-w	CUTED on the above refer the date of delivery endorso it:	enced Defendant, i ed thereon, togethe	n person, in Hidz r with the accom	algo County panying cop	, Texas and served by of the Plaintiff's	with a true Petition, at the
NAME	DATE	TIME	PLACE	*****		
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"My name is	, my date of birth i	s	and the add	ress is		
	and i declare under p	enalty of perjury t	hat the foregoing	is true and	correct	
EXECUTED in	County, state of Texas	, on the day of	f, 201	<u> </u>		
DECLARANT	22					
If Certified by the Supreme C Date of Expiration /SCH Num	ourt of Texas					

HIDALGO County Court at Law 7, Texas

Cause No. CL-16-3269-G

Claudia Cavazos

Plaintiff.

Brian Ring

Defendant.

AFFIDAVIT OF SERVICE

I, Lewis L. Burks, make statement to the fact, that I am a competent person more than 18 years of age or older and not a party to this action nor interested in the outcome of this suit. I am a certified private process server authorized by the Supreme Court of Texas and remain in good standing. I received the document(s) stated below on 8/29/2016 at 10:14 AM instructing for same to be delivered upon: Brian Ring

That I delivered to:

Brian Ring

At the address of:

314 PR 3180, Kempner, TX 76539 located in the County of LAMPASAS

On this date and time:

8/29/2016 at 4:27 PM

In the manner:

by INDIVIDUAL/PERSONAL delivery with the document(s) to the person named

above.

The following document(s):

Citation; Plaintiff's Original Petition

DESCRIPTION:

Gender: Male Race/Skin: White Age: 36 - 50 Yrs. Weight: Over 200 Lbs. Height: 5 9" - 6 0" Hair: Brown Other:

I SOLEMNLY AFFIRM under the penalties of perjury that the contents of the foregoing paper are true, correct, and within my personal knowledge.

Lewis L. Birks

SCH3404, Exp. 12/31/16

SUBSCRIBED AND SWORN TO BY Lewis L. Burks on this ______ day of _

attest witnesses my hand and seal of office.

malden Notary Public, State of Texas

Service Fee: \$

Court Records Research Inc. Job ID#: 1627666 Ref#: 2016.08.16475

MARY K. DONALDSON Notary Public STATE OF TEXAS ID#3688272 My Comm. Exp. June 09, 2015

minimum,

I, Arturo Guajardo, Jr. County Clerk do hereby certify that this is a true and correct copy of the anal document

filed in my office?

Date:

CAUSE NO. CL-16-3269-G

CLAUDIA CAVAZOS AND	§	IN THE COUNTY COURT
ROSANNA CAVAZOS	§	
***	§	
VS.	§	AT LAW NUMBER 7
	§	
SUSSEX INSURANCE COMPANY	§.	
AND BRIAN RING	§	HIDALGO COUNTY, TEXAS

DEFENDANTS SUSSEX INSURANCE COMPANY AND BRIAN RING'S ORIGINAL ANSWER AND PLEA IN ABATEMENT

TO THE HONORABLE JUDGE OF SAID COURT:

COME NOW, SUSSEX INSURANCE COMPANY AND BRIAN RING, Defendants in the above-styled and numbered cause and makes and files this, their Original Answer in reply to Plaintiffs' Petition, and for such answer and plea in abatement would respectfully show unto the Court the following:

1.

Pursuant to Rule 92 of the Texas Rules of Civil Procedure, Defendants generally deny the allegations contained within Plaintiffs' Petition and demand strict proof thereon by a preponderance of the credible evidence in accordance with the laws of the State of Texas.

2.

Pleading further and without waiver of the above, Defendants deny the occurrence of all conditions precedent to Plaintiffs' claim. Without limiting the foregoing, Defendants deny that the following has occurred:

- a. that there has been full compliance with all terms and conditions of the insurance policy at issue as required prior to Plaintiffs bringing suit, including, but not limited to, the requirement that payment is only due after agreement is reached on the amount of loss or an appraisal award has been made; and
- that Plaintiffs have provided the required written notice under Section 541.154 of the Texas Insurance Code at least 60 days prior to filing suit.

Date: 0-6

I, Arturo Guajardo, Jr. County Clerk do hereby certify that this is a true and correct copy of the minal document filed in my office.

By:

Deputy Clerk

3.

Pleading further and without waiver of the above, Defendants request that this Court compel mediation pursuant to Texas Insurance Code § 541.161(a). This mediation is required under the Texas Insurance Code and Texas Business & Commerce Code. Tex. Ins. Code § 541.161(b).

4.

PLEA IN ABATEMENT

A. In Plaintiffs' Original Petition, Plaintiffs have also alleged causes of action pursuant to Chapter 541 of the Texas Insurance Code. Chapter 541.154 provides, in pertinent part, "[a] person seeking damages in an action against another person under this subchapter must provide written notice to the other person not later than the 61st day before the date the action is filed." TEX. INS. CODE §541.154 (Vernon Supp 2005). Additionally, Chapter 541.155 of the Texas Insurance Code provides that the Court shall abate the action if the Court finds that the claimant failed to provide the requisite notice. TEX. INS. CODE §541.155 (Vernon Supp 2005).

- B. Defendants have not received adequate written notice in compliance with the requirements of the Texas Insurance Code.
- C. Accordingly, Defendants are also entitled to an abatement of these proceedings pursuant to Chapter 541 of the Texas Insurance Code.

5.

Additionally, the insurance policy pertaining to the claims asserted by the Plaintiffs include a specific "Appraisal" clause which sets forth the procedure in the event of a disagreement of the amount of the loss. Specifically, the policy requires that, upon written request, the property must be appraised by each party's own independent appraiser. In the event of a disagreement in the

CAVAZOS, CLAUDIA, et al/SIC - D OA & PIA - SIC - PAGE 2 OF 6

I, Arturo Guajardo, Jr. County Clerk do hereby certify that this is a true and correct copy of the wonal document filed in my office.

appraisal, the differences are submitted to an umpire for determination. Defendant insurance company was potentially deprived of the opportunity to invoke the appraisal clause prior to suit. Further, the lawsuit potentially prevented Defendant insurance company from attempting to resolve the alleged problems, reaching an impasse or invoking the appraisal clause, if necessary. Defendant insurance company reserves the contractual right to invoke this clause and that the property be appraised according to the terms of the applicable insurance policy if the parties reach an impasse. Defendant insurance company has not waived and is not waiving this provision and may assert it in the future.

6.

Pursuant to Rule 193.7 of the Texas Rules of Civil Procedure, Defendants hereby give actual notice to Plaintiffs that any and all documents and materials produced in response to written discovery may be used as evidence in this case; and, that any such materials may be used as evidence against the party producing the document at any pretrial proceeding and/or at the trial of this matter without the necessity of authenticating the document and/or materials produced in discovery.

7.

Requests for Disclosure

At the time required by law or the Rules, the Defendants request the Plaintiffs to respond to all of the matters in TRCP 194.2.

WHEREFORE, PREMISES CONSIDERED, Defendants pray that upon final hearing hereof, that Plaintiffs not recover against Defendants and that Defendants go hence with their costs without day and for such other and further relief, at law or in equity, to which Defendants may justly show themselves entitled to receive.

CAVAZOS, CLAUDIA, et al/SIC - D OA & PIA - SIC - PAGE 3 OF 6

Date: 1. Arturo Guajardo, Jr. County Clerk do hereby certify that this is a true and correct copy of the crisinal document filed in my officer

Case 7:16-cv-00576 Document 1-2 Filed in TXSD on 09/29/16 Page 30 of 34

Electronically Submitted 9/19/2016 9:53:06 AM Hidalgo County Clerks Office Accepted by: Oscar Gonzalez

Respectfully submitted,

Gault, Nye & Quintana, L.L.P. P.O. Box 6666
Corpus Christi, Texas 78466
(361) 654-7008
(361) 654-7001 Telecopier
tnye@gnglawyers.com

By: Thomas F. Nye

State Bar No. 15154025

William Gault
State Bar No. 07765050
Gault, Nye & Quintana, L.L.P.
P.O. Box 5959
Brownsville, Texas 78523
(956) 544-7110
(956) 544-0607 Telecopier
bgault@gnglawvers.com

Attorneys for Defendants Sussex Insurance Company and Brian Ring

CERTIFICATE OF SERVICE

I, Thomas F. Nye, hereby certify that on the May of September, 2016, a true and correct copy of the above and foregoing document was served upon the following counsel as indicated:

Attorneys for Plaintiffs

Cristobal M. Galindo

Cristobal M. Galindo, P.C.

Email: stormcase@galindolaw.com

VIA E-FILING

Thomas F. Nye

CAVAZOS, CLAUDIA, et al/SIC - D OA & PIA - SIC - PAGE 4 OF 6

Date:

I, Arturo Guajaro hereby certify the correct copy of filed in my office By:

Date:

I, Arturo Guajardo, Jr. County Clerk do hereby certify that this is a true and correct copy of the original document

VERIFICATION OF R. TRAVIS MILLER

THE STATE §
OF TEXAS §

BEFORE ME, the undersigned Notary Public in and for the State of Texas, on this day personally appeared R. Travis Miller, known to me to be the person whose name is subscribed hereto, who being first duly sworn in the manner provided by law, on oath stated as follows:

"My name is R. Travis Miller. I am an Authorized Agent for Sussex Insurance Company, am over the age of 18 years, am competent and authorized to testify herein and have personal knowledge of the facts herein. I have read Paragraph 4B of Defendants' Original Answer and it is true and correct."

Further affiant sayeth not.

R. Travis Miller, Authorized Agent for Sussex Insurance Company

SWORN TO AND SUBSCRIBED TO BEFORE ME, on this the day of Se

2016, to witness my hand and official seal of office.

Notary Public in and for the State of Texas

the state of Texas

CAVAZOS, CLAUDIA, et al/SIC - D OA & PIA - SIC - PAGE 5 OF 6

Date:

I, Arturo Guajardo, Jr. County Clerk do hereby certify that this is a true and correct copy of the aminal document filed in my office.

By:

Députy Clerk

VERIFICATION OF BRIAN RING

THE STATE \$

OF TEXAS \$

BEFORE ME, the undersigned Notary Public in and for the State of Texas, on this day personally appeared Brian Ring, known to me to be the person whose name is subscribed hereto, who being first duly sworn in the manner provided by law, on oath stated as follows:

"My name is Brian Ring. I am over the age of 18 years, am competent and authorized to testify herein and have personal knowledge of the facts herein. I have read Paragraph 4B of Defendants' Original Answer and it is true and correct."

Further affiant sayeth not.

Brian Ring

SWORN TO AND SUBSCRIBED TO BEFORE ME, on this the

2016, to witness my hand and official seal of office.

Notary Public in and for

the State of Texas

CAVAZOS, CLAUDIA, et al SIC - D OA & PIA - SIC - PAGE 6 OF 6

Date:

I, Arturo Guajardo, Jr. County Clerk do hereby certify that this is a true and correct copy of the briginal document filed in my office.

Case 7:16-cv-00576 Document 1-2 Filed in TXSD on 09/29/16 Page 33 of 34

Electronically Submitted 9/19/2016 9:53:06 AM Hidalgo County Clerks Office Accepted by: Oscar Gonzalez

CAUSE NO. CL-16-3269-G

CLAUDIA CAVAZOS AND	8	IN THE COUNTY COURT
ROSANNA CAVAZOS	\$	
	S	
VS.	§	AT LAW NUMBER 7
	§	
SUSSEX INSURANCE COMPANY	S	
AND BRIAN RING	S	HIDALGO COUNTY, TEXAS

DEFENDANTS' DEMAND FOR JURY

COME NOW, SUSSEX INSURANCE COMPANY AND BRIAN RING, Defendants in the above-referenced cause, and demand a trial by jury and hereby deposits their Forty Dollars (\$40) jury fee.

Respectfully submitted,

Gault, Nye & Quintana, L.L.P. P.O. Box 6666 Corpus Christi, Texas 78466 (361) 654-7008 (361) 654-7001 Telecopier tnye@gnglawyers.com

By: Thomas F. Nye

State Bar No. 15154025

William Gault State Bar No. 07765050 Gault, Nye & Quintana, L.L.P. P.O. Box 5959 Brownsville, Texas 78523 (956) 544-7110 (956) 544-0607 Telecopier

bgault@gnqlawyers.com

Million In

HIDALG

ATTORNEYS FOR DEFENDANTS SUSSEX INSURANCE COMPANY AND BRIAN RING

> I, Arturo Guajardo, Jr. County Člerk do hereby certify that this is a true and correct copy of the giginal document filed in my offic

CERTIFICATE OF SERVICE

I, Thomas F. Nye, hereby certify that on the 1115 day of September, 2016, a true and correct copy of the above and foregoing document was served upon the following counsel as indicated:

Attorney for Plaintiffs
Cristobal M. Galindo
Cristobal M. Galindo, P.C.

Email: stormcase@galindolaw.com

VIA E-FILING

Thomas F. Nye

CAVAZOS, CLAUDIA, et aVSIC - JD - SIC - PAGE 2 OF 2

De HIDAGO

Date:

I, Arturo Guajardo, Jr. County Clerk do
hereby certify that this is a true and
correct copy of the enginal document
filed in my office

Députy Clark